

FILED

IN THE UNITED STATE DISTRICT COURT,  
NORTHERN DISTRICT OF ILLINOIS

MAR 21 2008

NF

MAR 21 2008

MICHAEL W DOBBINS  
CLERK, U.S. DISTRICT COURT

QUINSHELA TURNER,  
Plaintiff,

vs.

JACKSON PARK HOSPITAL et al, J.  
Madhani, M.D., D. Mufuka M.D., T. Siddiqui,  
M.D., Anil. Gulati, M.D., W. Abboud, M.D.,  
J.P. Cullen M.D. , P.C. Kumar. M.D., M.A.  
Wilcynski, P.C. Kucharskim, M.D., Any  
unknow parties that participated in the health  
care of Lugean Turner,  
Defendants

CASE 08 C 835

Judge Zagel

Circuit Court of Cook County, No. 07 L 7806

**NOTICE OF APPEAL**

Notice is hereby given that Quinshela Turner Plaintiff in the above name case, hereby  
appeal to the United States Court of Appeal for the Seven Circuit From an Final order ,  
judgment enter in this action on March 21, 2007.

1. I Quinshela Turner Pro-se Plaintiff file an Law suit against the above  
Defendants in this case on July 26, 2007, in the Circuit Court of Cook County  
case 07 L 7806.
2. On February 7, 2008, Plaintiff file a Motion for Removal For Cause. base  
on violation of her constitutional , due process and equal right and protection,  
including not being able to receive a full and fair herring in the state court  
where judges were bias and prejudice against pro-se litigants. where the judge  
appear to be political bound to protect the interested of Jackson Park Hospital  
et al a removal for cause to the district is proper.
3. On February 21, 2008 Judge Zagel dismiss the Plaintiff Removal for Cause,  
without addressing the removal for Cause issues, an apparently to protect the  
interested of the state judges who has violated the Plaintiff constitution and

civil rights. Acting as an advocate for the Defendants and the State Court judges. Blocking the Plaintiff from proceeding with her case.

4. On February 29, 2008 Plaintiff file a Motion for Reconsideration, pointing to illegal and constitution errors. Judge Zagel denied the Plaintiff Motion for reconsideration, For reason that has noting to do with the removal for cause. and fail to address the issue in the Motion for reconsideration. Judge Zagel denied the motion for reconsideration on issue also that had nothing to do this case. in fact his order appeal to be address to someone other than the Plaintiff.
5. Plaintiff never mention in her Motion for removal for Cause, or her Motion for reconsideration that she has intended to file a lawsuit against the state judges.
6. Further The Defendants attorneys never address the issue which lead the Plaintiff to believe that there were ex parte communication with the defendants attorney or the judge regarding this Removal For Cause.

Further this court has denied the Pro-se Plaintiff access to this court and the Judge has acted as an advocate for the defendants and the judges there by denying the pro-se plaintiff due process of the law and access to the court and an impartial judge.

Respectfully Submitted

Quintshela Turner

**Proof of Mailing**

I certify that I had place a copy of this notice in the United States mail on March 21, 2008 to;

To: Dykema Gossett  
10 S. Wacker Dr. Ste. 2300  
Chicago IL 60606

Swanson Martin & Bell  
1860 W. Winchester, ste 201  
Libertyville IL 60048

Stamos & Trucco  
30 W. Monroe, suite 1600  
Chicago Illinois 60603

Querre & Harrow, Ltd  
175 West Jackson Boulevard Suite 1600  
Chicago Illinois 60604